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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	ATTORNEY DOCKET NO. CONFIRMATION NO.	
10/757,510	01/15/2004	Shigeru Miyamoto	723-1460	6319	
27562 75	90 04/26/2005		EXAMINER		
NIXON & VANDERHYE, P.C.			NGUYEN, BINH AN DUC		
8TH FLOOR	E ROAD		ART UNIT	PAPER NUMBER	
ARLINGTON, VA 22201			3713		
			DATE MAILED: 04/26/200	DATE MAILED: 04/26/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

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## Advisory Action Before the Filing of an Appeal Brief

Applicant(s)		
MIYAMOTO ET AL.		
Art Unit		
3713		
	MIYAMOTO ET AL.  Art Unit	

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The MAILING DATE of this communication	n appears on the cover	sheet with the	correspondence add	ress
THE REPLY FILED <u>04 April 2005</u> FAILS TO PLACE TH				•
1.  The reply was filed after a final rejection, but prior this application, applicant must timely file one of the places the application in condition for allowance; (a a Request for Continued Examination (RCE) in continue periods:	o or on the same day as he following replies: (1) ar 2) a Notice of Appeal (wit	filing a Notice of n amendment, af th appeal fee) in	f Appeal. To avoid aba ffidavit, or other eviden compliance with 37 Cl	nce, which FR 41.31; or (3)
a) $\square$ The period for reply expires $3$ months from the mail	ing date of the final rejection	ո.		
b) The period for reply expires on: (1) the mailing date no event, however, will the statutory period for reply Examiner Note: If box 1 is checked, check either box TWO MONTHS OF THE FINAL REJECTION. See No. 1	expire later than SIX MONT x (a) or (b). ONLY CHECK E MPEP 706.07(f).	HS from the mailing (b) WHEN TH	ng date of the final rejection in the FIRST REPLY WAS F	on. ILED WITHIN
Extensions of time may be obtained under 37 CFR 1.136(a). The nave been filed is the date for purposes of determining the periunder 37 CFR 1.17(a) is calculated from: (1) the expiration date set forth in (b) above, if checked. Any reply received by the Offinary reduce any earned patent term adjustment. See 37 CFR NOTICE OF APPEAL	od of extension and the corr e of the shortened statutory fice later than three months	responding amount period for reply orig	t of the fee. The appropri ginally set in the final Offi	iate extension fee ce action; or (2) as
<ol> <li>The Notice of Appeal was filed on A brief in the Notice of Appeal (37 CFR 41.37(a)), or an a Notice of Appeal has been filed, any reply must AMENDMENTS</li> </ol>	ny extension thereof (37	CFR 41.37(e)), to	o avoid dismissal of th	ns of the date of e appeal. Since
3. The proposed amendment(s) filed after a final rej	ection, but prior to the da	te of filing a brief	f will not be entered b	ecause
(a) They raise new issues that would require fur (b) They raise the issue of new matter (see NO (c) They are not deemed to place the application appeal; and/or (d) They present additional claims without cance NOTE: See Continuation Sheet. (See 37 C. The amendments are not in compliance with 37 C. Applicant's reply has overcome the following rejection. Newly proposed or amended claim(s) wou non-allowable claim(s).  7. Newly proposes of appeal, the proposed amendmen how the new or amended claims would be rejected. The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to:	ther consideration and/or the consideration and/or the below); In in better form for appearating a corresponding nutic in 1.116 and 41.33(a)). IFR 1.121. See attached ction(s): In the allowable if submitted the consideration of the c	r search (see NC al by materially re mber of finally re Notice of Non-Ce ted in a separate tered, or b)  well was	OTE below); educing or simplifying ejected claims. ompliant Amendment , timely filed amendme	the issues for (PTOL-324). ent canceling the
Claim(s) rejected: 1-54.				
Claim(s) withdrawn from consideration:				
<ul> <li>AFFIDAVIT OR OTHER EVIDENCE</li> <li>The affidavit or other evidence filed after a final action because applicant failed to provide a showing of gwas not earlier presented. See 37 CFR 1.116(e).</li> </ul>				
<ol> <li>The affidavit or other evidence filed after the date entered because the affidavit or other evidence fa showing a good and sufficient reasons why it is no</li> </ol>	iled to overcome <u>all</u> reject ecessary and was not ear	ctions under apper rlier presented.	eal and/or appellant fa See 37 CFR 41.33(d)(	ils to provide a 1).
10. The affidavit or other evidence is entered. An exp REQUEST FOR RECONSIDERATION/OTHER	planation of the status of	the claims after	entry is below or attacl	hed.
11. The request for reconsideration has been consideration has been consideration.	ered but does NOT place	e the application	in condition for allowa	nce because:
12. Note the attached Information Disclosure Statem  13. Other:		TO-1449) Paper	No(s).	1
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			IN A PAIR OIL PARM	119C.FT

Continuation of 3. NOTE: the limitations of "a land object existing at the foot of the player object" and "wherein the program control code is not visible to a user of the video game apparatus" (claims 1, 11, 12, 22, 32, and 42); and "wherein an object exists at a location adjacent said land object and said image changing circuitry causes the player object to interact with said object in a manner defined by the program control code when said predetermined relationship is detected" (claim 1); "wherein the image changing program causes the player object to interact with an object adjacent said land object in a manner defined by the program control code when said predetermined relationship exists" (claim 12); "wherein controlling the player object includes causing the player object to interact with an object adjacent said land object in a manner defined by said program control code when said predetermined relationship exists" (claim 22); "wherein changing the animation includes causing the player object to interact with an object adjacent said land object in a manner defined by said program control code when said predetermined relationship exists" (claim 32); "wherein controlling the animation includes causing the player object to interact with an object adjacent said land object in a manner defined by said program control code when said predetermined relationship exists" (claim 42) raise new issues that would require further consideration and/or search.